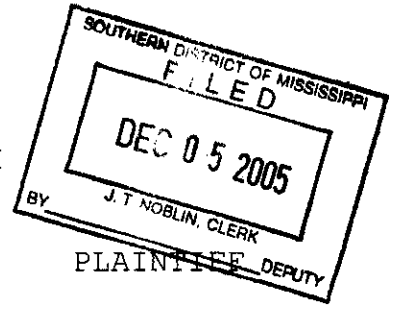


IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF MISSISSIPPI



PAMELA BEACHER

VS.

CIVIL ACTION NO. 5:05CV201DCB-JCS

ALBERT L. DAVIS AND STATE FARM
MUTUAL AUTOMOBILE INSURANCE COMPANY,
JOHN DOES 1-10, AND XYZ CORPORATIONS 1-10

DEFENDANTS

FINAL JUDGMENT OF DISMISSAL OF ALBERT L. DAVIS

THIS DAY this cause having come on for hearing on the joint motion of the parties ore tenus for dismissal with prejudice of all claims and/or Crossclaims of Plaintiff and State Farm against Albert L. Davis, and the Court, being advised that the above styled and numbered cause has been compromised and settled,

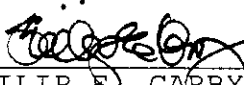
IT IS, THEREFORE, ORDERED AND ADJUDGED that Albert L. Davis be and is hereby dismissed with prejudice.

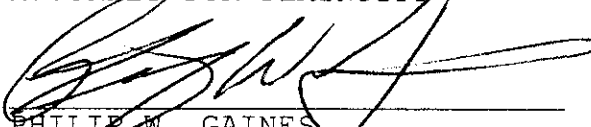
SO ORDERED AND ADJUDGED on this the 3rd day of

November, 2005.


Dan Beacher
U. S. DISTRICT JUDGE

AGREED TO:


PHILIP E. CARBY
ATTORNEY FOR PLAINTIFF


PHILIP W. GAINES
ATTORNEY FOR STATE FARM MUTUAL
AUTOMOBILE INSURANCE COMPANY